Case 07-16479 Doc 1 Filed 09/11/07 Entered 09/11/07 13:20:29 Desc Petition Page 1 of 13

(Official Form 1)(04	A17)	1:	nited States D	un legundo.	Court			
		Norther	med sixtes p n District of N	inais, Fast	ern Div	ision		Voluntary Petings
Name of Debtor (if make WARREN JEFFREY		rest, Mids	He).			Name of Jo		ebtor (Sponse) (Last. First. Middle) RIETTA
All Other Names Used E (include numbed, minder	y the Debrot in the a, and trade names	n fakt \$ 50)	tus.	, ,				Used by the Joint Debtor in the last 8 years marken, and trade names)
Last four digits of Soc. S state all): 94	Sec /Complete EIN	or other]	ax I.D. No. (if me	ore than one,		Last four dip state all).	girs of	Sec. SecoComplete EfN or other Tax 14). No different than one 8427
Stand Address of Debina 505 PLAINFIED ROAD		"ity, and S	tate):			Sticel Addition		Joint Debior (No. and Street, City, and State) ROAD
JÓR JET, JO				60435		жилет, н		69435
County of Residence or o WILL	of the Principal Pla	ed of Hus	печя.	.!		County of R	oyl d ca	Hee or of the Principal Place of Business.
Mailing Adhess of Dahl	्ण (में ब्रोटिसहास क्रिमा	n street ud	chess)			Manning Add	fress u	of Jount Debter (if different from street address):
Location of Presciper Ass	sets of Business D	ebtor (ii'd	illerent from etree	t address abn	(a)			
(Form of 0	of Debtor Arganization)			Nature of B				Chapter of Bankruptey Code Under Which the Petition ix Filed (Check one box)
(Check one box.) Inthindual (includes Anna Debtors) See Policia D on page 2 of this form Corporation (includes LLC and LLP) Partnership Other (If debtor is not one of the above emittes, check this box and state type of entity below.)		Health Care Brisiness If Single Askel Real Estate as defined in HUSC § 101 (51H) Railmad Stockhroker Commodity Brakui Cleaning Bank		ed in	Chapter 7 Chapter 15 Pentron for Recognition of a Foreign Chapter 11 Main Proceeding Chapter 12 Chapter 15 Pentron for Recognition of a Foreign Nominain Proceeding			
			☐ Other					Nature of Debts (Check case box.)
			Debtor is a under Title	Fax-F compt leck box, if it fax-exempt of 26 of the Uni internal Rever	pplicable rganizani red States	π 1.		Debts are primarily consumer Debts are primarily debts, defined in H U.S.C business debts \$101(8) as "incitred by an individual primarily for a personal, family, or injuses hold purpose
-		cone bos)					- -i	Chapter 11 Debters
Full Filting Fee attack Filting Fee to be paid i Musi attach aigmed ag imable to pay fee exe Tilting Fee walver map	in भारत्वीments (Ap placation for the co स्वा के installments.	Cuit's cous Rule 100	aderation certify is 6(b). See Official	p dui the del Form 3A.	- 1	Debtor Check if: Debtor:	हित्स हो रिक्ष या स्कृति	mall business debtor as defined in 11 (18 C. § 101(51D)) a small business debtor as defined in 11 U.S.C. § 101(51D) eviate nonconfuncial bipolated debts (excluding debts owned to
signed application for	the caut's consid-	eration Se	e Official Form	R	"	Check all ap	pptier s beu moes	U.S. Bankruptcy Court
Statistical/Administrative Debtor estimates that Debtor estimates that expenses paid, there	f funds will be avail t, offer any exempt	propeny	is excluded and an	Ininizuative		<u>ा of credi</u>	tors,	Northern District Of Illinois Filed: 09/11/2007 Time: 13:23:00 Debtor: JEFFERY N WARREN Case: 07-16479 Fee: 69
Islamated Number of Cre	uditory							Chapter: 13 Rec. # : 31596
- 56• 19 09 ⊠ ∏	160- 199 []	200- 999 	1,000- 5,000	5,001- 10,000	16.00 25,00	M 50,	000	Judge: Bruce Black 341 mtg: 10/03/2007 @ 12:30
Sturnated Assets St to S10,000	\$10,000 to \$100,000	5	ा अवस्था १८ हि		millero	П	Me	ConfHrg: 10/26/2007 @ 11:00 Trustee: GLENN STEARNS
estumated Liabilities 150 to 150,000	\$ 00,000 to \$100,000	5	51(0),000 to	☐ \$1	million (8) multipe	П	- Mau	1:07BK16479-BK001

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(Official Form 1)(04/07)			FORM B1, Page 2
Voluntary Petition (This page must be completed and filed in every onse)	Name of Debtor(s): WARREN, JEFF	FREY N. AND MARIETTA	
Prior Bankrigney Case Filed Winth Lie	et & Veters (11 more than their detact) salid	itingal sheet)	
Location Northern District of Illinois (Chicago) Where Filed	Case Number 90-20783	Date Filed. 11/07/90	
Location Northern District of Illinois (Chicago) Where Filed	Case Number 84-49705	Obte l'iled 11.02/04	
Product Background and I also the Section of Section 1997 (Section 2011) (40,01 to 2011)	tron (II on the thorness, article regimes of	(th _a , the)	医
Name of Deluca	Ciste Number:	Date Filed.	VIII C
District	Relationship	Judge.	<u> </u>
Exhibit A (To be completed if debtor is required in file periodic reports (e.g., forms 10K and 10K) with the Securities and Exchange Commence persuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.)	whose debts I, the ultimosy for the potitioner name have informed the petitioner that [he 12] or 13 of title 11. United States C	or she may proceed under cools and have explained the	8.) declare that f chapter 7, 11 behet
Exhibit A is attached and made a part of this position.	avaidable under each such chapter 1 debror the notice required by 11 U S X Signature of Attorney	5 C. § 342(b).	Date
Does the debtor own is have possession of any property that power is alleged to po Yes, and Exhibit C is attached and made a part of this polition No.	Exhibit C ose a threat of municipa and identifiable has	no to public health or safety.	,
Cf a be completed by every individual debtor. If a joint petition is filed, each sponse in Tabiliti D completed and signed by the debtor is introduct and made a part of this If this is a joint petition. Exhibit D also completed and signed by the joint debtor is attached and made a p	pedion	D)	
-	garding the Debtor - Venue		
	ану аррінцябіе вос.)		
Debtor has been domicified or his load a residence, principal place of busines preceding the date of this petition or for a longer part of such 180 days than		Ø days inmediately	
There is a bankruptey case concerning debtor's uffiliate, general partner, or p	partnership pending in this District.		
Debtor is a debtor in a foreign proceeding and has its principal place of busin	nove or principal access in the United Sester	n. in stale (Newtone), spe	
or has no principal place of business or usacts in the United States but is a d			
this District, or the interests of the parties will be served to regard to the ren	icl sought in this District		
	esides as a Tenant of Residential Propert	by:	,
	il applicable boves.)		
Until ordinal law a judgment against the debtor for possession of debtor's resider	nee. (If how checked, complete the follows	θ μ)	
	Name of landkord that obtained judgment)		
1,	Askhess of landford)		· · · · · · · · · · · · · · · · · · ·
Debtor chains that under applicable nonbankruptey law, there are cheanistan entire monetary default that gave rise to the judgment for possession, after the			
Debtor has included in this petition the deposit with the court of any rest that filing of the petition.	I would become due during the 30-sky per-	भर्धा विक्रित होत्	

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(Official Form 1)(04/07)	FORM B1, Page 3
Voluntary Petition (This page must be completed and filed in every case)	Name of Debion's): WARREN, JEFFREY N. AND MARIETTA
Sig	actures
Signature(s) of Debtor(s) (Individual/Iniat) I declare under pensity of perjury that the information provided in this petition is true and correct. If petitioner is an individual whose debts are primarily consumed debts and has chosen to file under Chapter 741 am aware that I may proceed under chapter 7. 11-12 or 13 of title 11, United States Code inaterismed the relief available under each such chapter, and chosen to proceed under chapter 7. Iff no alterney represents me and no bankruptey petition preparer signs the petition[1] have obtained and read the notice required by § 342(b) of the Bankruptey Code I request relief in accordance with the chapter of title (1), United States Code, specified in this petition. X Signature of Debtor X Iff an accordance with the chapter of title (1), United States Code, specified in this petition.	Signature of a Foreign Representation I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) Troquest relief in accordance with chapter 15 of title 11. United States Code Certified copies of the documents required by § 1515 of title 11 are attached. Pursuant to § 1511 of title 11, United States Code, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign mann proceeding is attached. X (Signature of Foreign Representative)
Signature of Reint Debton Debton Debton Debton Signature of Reint Debto	(Printed Name of Foreign Representative) Date
Signature of Attorney Signature of Attorney Printed Name of Attorney for Debtor(s) Firm Name Address.	Signature of Non-Attorney Bankruptcy Petition Preparer I dealure under penalty of periory that, (1) I am a hardenpacy petition preparer as defined in 11 U.S.C. 110, (2) I prepared (his document for immensation and have provided the debtor with a copy of this document and (he notice and information required under 11 U.S.C. 110(h), 110(h), and 342(h), and, (3) if takes or guidelines have been promulgated parament to 11 U.S.C. 110(h) setting a maximum few for services chargeable by bankruptcy petition preparers. Thave given the debtor notice of the maximum unional before preparing any document for filling for a debtor or accepting any fee from the debtor, as required in that section Official Form 198 is attached. BRENDA 1 WALKER
Telephone Number Date	Printed Name and title, if any, of Bankruptcy Petition Propares 105-42-9836 Social Security manther (If the benkruptcy petition preparer is not an audividual, state the Social Security manther of the officer, principal, responsible person or parties of the bankruptcy petition prepares, #Roquined by H U S C § 110) 621-40TH AVEMUE SOUTH Address ST PRITERSPRING, PL 33705
Signature of Debtor (Corporation/Partnership) I declare under penalty of perpare that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests relief in accordance with the chapter of title 11. United States Code, specified in this petition.	SEPTEMBER 10, 2007 Once Signature of Bankengacy Perition Preparer or officer, principal, responsible person, or partner whose social security number is provided above.
Signature of Authorized Individual Partied Name of Authorized Individual	Names and Social Socialty numbers of all other autovaluate who prepared or assisted in preparing this document unless the bankruptcy position prepare is not an individual. If more than one person prepared this document, attach additional sheets
Into of Authorized Individual Date	A bankruptey perificial repairer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptey Procedure may result in fines or imprisionment or both 11.11.5 C, § 110; 18 U.S.C. § 136

Official Form 1. Exhibit D (04/07)

UNITED STATES BANKRUPTCY COURT

In Re:	WARREN, JEFFREY N. AND MARIETTA	Case No.	
_	Debtor		(if known)
	EXHIBIT D - INDIVIDUAL DEBTOR CREDIT COUNSE	S STATEMENT OF CO LING REQUIREMENT	
	Warning: You must be able to check credit counseling listed below. If you cannot case, and the court can dismiss any case you filing fee you paid, and your creditors will be you. If your case is dismissed and you file a required to pay a second filing fee and you collection activities.	t do so, you are not eligit I do file. If that happens, oc able to resume collecti nother bankruptey case l	ole to file a banknupte you will lose whateve on activities against later, you may be
	Every individual debtor must file this E must complete and file a separate Exhibit D. C any documents as directed.		
	I. Within the 180 days before the filing of m from a credit counseling agency approved by tadministrator that outlined the opportunities for performing a related budget analysis, and I have services provided to me. Attach a copy of the objection of the objectio	he United States trustee or or available credit counseling or a certificate from the ag	r bankruptcy ing and assisted me in ency describing the
	2. Within the 180 days before the filing of war from a credit counseling agency approved by the administrator that outlined the opportunities for performing a related budget analysis, but I do not be services provided to me. You must file a conservices provided to you and a copy of any debrook later than 15 days after your bankruptcy case.	he United States trustee or or available credit counseling not have a certificate from the payment plan developed.	r bankruptey ing and assisted me in the agency describing he agency describing the

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Official Form 1, Exhibit D (04/07) - Cout.

3.1 certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptey case now. [Must be accompanied by a motion for determination by the court.][Summarize exigent circumstances here.]
If the court is satisfied with the reasons stated in your motion, it will send you an order approving your request. You must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy case and promptly file a certificate from the agency that provided the briefing, together with a copy of any debt management plan developed through the agency. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. A motion for extension must be filed within the 30-day period. Failure to fulfill these requirements may result in dismissal of your case. If the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing, your case may be dismissed.
4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.][Must be accompanied by a motion for determination by the court.]
Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.):
Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);
☐ Active military duty in a military combat zone.
5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.
I certify under penalty of perjury that the information provided above is true and correct.
Signature of Debior Morreur Warm Date: 9/10/07

Official Form 1, Exhibit D (04/07)

UNITED STATES BANKRUPTCY COURT

Northern District of Illinois, Eastern Division

In Re:	WARREN, JEFFREY N. AND MARIETTA	Case No.	
	Debtor	(if known)	
	EXHIBIT D - INDIVIDUAL DEBTOR CREDIT COUNSE	'S STATEMENT OF COMPLIANCE WITH ELING REQUIREMENT	
	credit counseling listed below. If you canno case, and the court can dismiss any case you filing fee you paid, and your creditors will I you. If your case is dismissed and you file a	truthfully one of the five statements regarding of do so, you are not eligible to file a bankrupto u do file. If that happens, you will lose whatev be able to resume collection activities against mother bankruptcy case later, you may be may have to take extra steps to stop creditors	cy e i
	Every individual debtor must file this E- must complete and file a separate Exhibit D. C any documents as directed.	Exhibit D. If a joint petition is filed, each spouse Theck one of the five statements below and attach	h
	 performing a related budget analysis, and I hav 	the United States trustee or bankruptcy or available credit counseling and assisted me in	٦
	 performing a related hudget analysis, but I do rethe services provided to me. You must file a co 	the United States trusted or bankruptey or available credit counseling and assisted me in not have a certificate from the agency describing topy of a certificate from the agency describing that tenayment plan developed through the agency	le

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Official Form 1, Exhibit D (04/07) .	- Cant.
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•
3.1 certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Must be accompanied by a motion for determination by the court.][Summarize exigent circumstances here.]
If the court is satisfied with the reasons stated in your motion, it will send you an order approving your request. You must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy case and promptly file a certificate from the agency that provided the briefing, together with a copy of any debt management plan developed through the agency. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. A motion for extension must be filed within the 30-day period. Failure to fulfill these requirements may result in dismissal of your case. If the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing, your case may be dismissed.
4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.][Must be accompanied by a motion for determination by the court.]
Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.);
Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);
Active military duty in a military combat zone.
5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.
I certify under penalty of perjury that the information provided above is true and correct.
Signature of Joint Debtor Hery Date:

re:	WARREN, JEFFREY N. AND MARIETTA	Case No.
	Debtor	(if known)
	VERIFICATION O	OF CREDITOR MATRIX
	The above named debtor(s), or debtor's attorn	ncy if applicable, do heroby certify under
	penalty of perjury that the attached Master Mail	ing List of creditors, consisting of 1 sheet(s) is
	complete, correct and consistent with the debtor	's schedules pursuant to Local Hankruptey
	Roles and I/we assume all responsibility for erro	ors and omissions,
Χ	- Batc	Signature of Attorney
		3
+	Jefferett Werten	Signature of Joint Debtor
	Signature of Authorized Individual	

In Re: _	WARREN, JEFFREY N. AND MARIFTIA	Case No.
	Debtor	(if kňovu)
	VERIFICATION OF M	AILING LIST
	The Debtor(s) certifies that the attached mailing list (only one opt	tion may be selected per form):
	is the first mail matrix in this case	
	adds entities not fisted on previously filed	d mailing list(s),
	changes or corrects name(s) and address(es) on previously filed mailing list(s).
	deletes name(s) and address(es) on previo	ously filed mailing list(s).
	The above named Debtor(8) hereby verify that the attached list of	creditors is true and correct.
	Date	NA Signature of Attorney
7	Hory D. Worler 1000	Marieta Maner 10/0

Northern District of Illinois, Eastern Division

in Re:	Debtor	Cuse No. (if known)	
		Chapter 13	

NOTICE TO DEBTOR BY NON-ATTORNEY BANKRUPTCY PETITION PREPARER

[Must be filed with any document prepared by a bankruptcy petition preparer.]

I am a bankruptcy petition preparer. I am not an attorney and may not practice law or give legal advice. Before preparing any document for filing as defined in § 110(a)(2) of the Bankrupty Code or accepting any fees, I am required by law to provide you with this notice concerning bankruptcy petition preparers. Under the law, § 110 of the Bankruptcy Code (11 U.S.C. § 110), I am forbidden to offer you any legal advice, including advice about any of the following:

- whether to file a petition under the Bankrupley Code (11 U.S.C. § 101 et seq.);
- whether commencing a case under chapter 7, 11, 12, or 13 is appropriate;
- * whether your debts will be eliminated or discharged in a case under the Bankruptcy Code;
- whether you will be able to retain your home, ear, or other property after commencing a case under the Bankruptcy Code;
- concerning the tax consequences of a case brought under the Bankruptcy Code;
- * concerning the dischargeability of tax claims;
- * whether you may or should promise to repay debts to a creditor or enter into a reaffirmation agreement with a creditor to reaffirm a debt;
- * concerning how to characterize the nature of your interests in property of your debts; or
- concerning bankruptcy procedures and rights.

IThe notice may provide additional examples of legal advice that a bankruptcy petition preparer is not authorized to give.)

In addition, under 11 U.S.C. § 110(h), the Supreme Court or the Judicial Conference of the United States may promulgate rules or guidelines setting a maximum allowable fee chargeable by a hankruptcy petition preparer. As required by law, I have notified you of the maximum amount, if any, before preparing any document for filing or accepting any fee from you.

Signature of Debtor

Date

Signature of Joint Debtor

Date

	Case No.		
			(if known)
	Chapter	13	
	ION PREPARER (1)	U.S.C. § 11	0)
anying document for con- ices and information requared participated pa	npensation and have puited under 11 U.S.C. arsuant to IT U.S.C. § ars. I have given the de-	§§ ±10(b), ± 110(h) settin btor notice o	10(h), and 342(b); and g a maximum fee for f the maximum
Bankruptcy Petition Pre	parer		
proparer is not an individ ble person or partner wh	inal, state the name, ac o signs this document,	ldress, and so	cial security number of the
JTH			
3705 Suenda U.	- Wilker SEPT Date	EMBER 10	2007
Ú			
numbers of all other ind ion preparer is not an inc	ividuals who prepared lividual:	or assisted in	n preparing this document,
pared this document, at	ach additional signed	sheets confor	ming to the appropriate
	perjury that: tion preparer as defined anying document for cordices and information requires and information preparer by document for filing for the person or partner when the person	Chapter CCLARATION AND SIGNATURE OF NOT ANKRUPTCY PETITION PREPARER (1) perjury that: tion preparer as defined in 11 U.S.C. § 110; anying document for compensation and have prices and information required under 11 U.S.C. are been promulgated pursuant to 11 U.S.C. sukruptcy petition preparers, I have given the deiny document for filing for a debtor or acception. Bankruptcy Petition Preparer preparer is not an individual, state the name, ad ble person or partner who signs this document. TH. 370s TH. 370s	Chapter 13 ECLARATION AND SIGNATURE OF NON-ATTORN ANKRUPTCY PETITION PREPARER (11 U.S.C. § 11 perjury that: tion preparer as defined in 11 U.S.C. § 110; anying document for compensation and have provided the dices and information required under 11 U.S.C. § 110(h) setting the seen promulgated pursuant to 11 U.S.C. § 110(h) setting the person of filing for a debtor or accepting any fee from the debtor notice of any document for filing for a debtor or accepting any fee from the person or partner who signs this document. ETH 370S SEPTEMBER 10. Date Thursday Walker SEPTEMBER 10. Date mumbers of all other individuals who prepared or assisted in its preparer is not an individual:

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In Rc: WARREN, JEFFREY N. AND MARIETTA	Case No.
Debtor	(if known)

UNITED STATES BANKRUPTCY COURT				
Northern District of Illinois, Eastern Division				
	DISCLOSURE OF COMPENSATION OF BANKRUP	ICY PETITION PREP.	ARER	
i.	1. Under 11 U.S.C. § 110(h), I declare under penalty of perjury that I am not an attorney or employee of an attorney, that I prepared or caused to be prepared one or more documents for filing by the above-named debtor(s) in connection with this bankruptey case, and that compensation paid to me within one year before the filing of the bankruptey petition, or agreed to be paid to me, for services rendered on behalf of the debtor(s) in contemplation of or in connection with the bankruptey case is as follows:		:	
	For document preparation services, I have agreed to accept Prior to the filing of this statement I have received Balance due	\$ \$ \$	()0,001 00.0 00.001	
2 .	I have prepared or caused to be prepared the following documents VOLUNTARY PETITION AND APPACHED STATMENTS	(itemize):		
	and provided the following services (itemize): FAXING AND UPS EXPRESS			
3.	The source of the compensation to be paid to me was: Dehtor(s) Other (Specify:)			
4,	The source of the compensation to be paid to me is: Debtor(s)			
5.	The foregoing is a complete statement of any agreement or arrange me for preparation of the petition filed by the debtor(s) in this bank	ment for payment to cruptcy case.		
6.	TYPE TANK A A AREA A AR	a document for filing clat Security Number -42-9856		

Signature of Bankruptcy Petition Prepared

Ocwen Financial Corporation 1661 Worthington Rd., Suite 100 West Palm Beach, Florida 33409